BAKER & HOSTETLER LLP ATTORNEYS AT LAW SAN FRANCISCO

EXHIBIT N

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BAKER & HOSTETLER LLP ATTORNEYS AT LAW SAN FRANCISCO

EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA 1 Robert A. Julian (SBN 88469) WEIL, GOTSHAL & MANGE Cecily A. Dumas (SBN 111449) Signed and Stelebein Kventken 1/1/20118: vice) BAKER & HOSTETLER LLP 1160 Battery Street, Suite 100 9) 3 San Francisco, CA 94111 628.208.6434 Telephone: 4 Facsimile: 310.820.8859 **DENNIS MONTALI** Email: rjulian@bakerlaw.com nous wenteum U.S. Bankruffey Judge Matthew Goren (pro hac vice) 5 Email: cdumas@bakerlaw.com (matthew.goren@weil.com) 6 767 Fifth Avenue New York, NY 10153-0119 7 Tel: 212 310 8000 8 Fax: 212 310 8007 9 Eric E. Sagerman (SBN 155496) CRAVATH, SWAINE & MOORE LLP David J. Richardson (SBN 168592) Paul H. Zumbro (pro hac vice) Lauren T. Attard (SBN 320898) 10 (pzumbro@cravath.com) BAKER & HOSTETLER LLP Kevin J. Orsini (pro hac vice) 11601 Wilshire Blvd., Suite 1400 (korsini@cravath.com) 11 Los Angeles, CA 90025-0509 Omid H. Nasab (pro hac vice) Telephone: 310.820.8800 (onasab@cravath.com) 12 Facsimile: 310.820.8859 825 Eighth Avenue Email: esagerman@bakerlaw.com New York, NY 10019 13 Email: drichardson@bakerlaw.com Tel: 212 474 1000 14 Email: lattard@bakerlaw.com Fax: 212 474 3700 15 Counsel to the Official Committee of Tort Attorneys for Debtors and Debtors in Claimants Possession 16 UNITED STATES BANKRUPTCY COURT 17 NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION 18 In re: **Bankruptcy Case** No. 19-30088 (DM) 19 **PG&E CORPORATION** Chapter 11 (Lead Case) 20 -and-(Jointly Administered) 21 PACIFIC GAS AND ELECTRIC ORDER EXTENDING BAR DATE FOR COMPANY, FIRE CLAIMANTS AND APPOINTING 22 Debtors. **CLAIMS REPRESENTATIVE** 23 ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company 24 Re: Docket No. 4292 Affects both Debtors 25 No Hearing Requested *All papers shall be filed in the Lead Case, 26 No. 19-30088 (DM) 27

Entered on Docket November 12, 2019

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The Court having considered the Stipulation Between Debtors and Official Committee of Tort Claimants to Extend Bar Date for Fire Claimants and Retain Claims Representative, dated November 8, 2019 (the "Stipulation"), and pursuant to such Stipulation and agreement of the Parties, and good cause appearing,

IT IS HEREBY ORDERED THAT:

- 1. The Stipulation is hereby approved.
- 2. The Original Bar Date will be extended solely for the benefit of Unfiled Fire Claimants² to December 31, 2019 at 5:00 p.m. (Prevailing Pacific Time) (the "Extended Bar Date").
- 3. The Court appoints Michael G. Kasolas to serve as a special claims representative for the benefit of Unfiled Fire Claimants (the "Claims Representative") nunc pro tunc to November 1, 2019. The Claims Representative shall be given broad discretion to conduct his tasks for the benefit of Unfiled Fire Claimants and shall be tasked with (the "Tasks"):
 - (i) identifying and locating Unfiled Fire Claimants and implementing procedures to provide notice of the Extended Bar Date to Unfiled Fire Claimants;
 - establishing and implementing procedures to inform and educate Unfiled Fire (ii) Claimants about their rights to file Fire Claims by the Extended Bar Date, and implementing reasonable methods to reach Unfiled Fire Claimants to inform them of the Extended Bar Date and how to file Fire Claimants Proof of Claim Forms on account of any Fire Claims;
 - (iii) assisting Unfiled Fire Claimants with the process of filing Fire Claimants' Proof of Claim Forms in these cases, including coordinating with Prime Clerk LLP ("Prime **Clerk**") who will be independently setting up locations within the fire zone areas where Prime Clerk representatives shall receive Proof of Claim Forms; and

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Capitalized terms used but not herein defined have the meanings ascribed to such terms in the Stipulation.

² For purposes of this Order, "Unfiled Fire Claimants" means any non-governmental Fire Claimants who have not filed Proofs of Claim by the October 21, 2019 Original Bar Date.

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- (iv) periodically reporting to both this Court and to Judge Donato on progress and results.
- 4. The Claims Representative will have the authority to engage staff, personnel, vendors (including but not limited to media/advertising, project management services, technology solutions, public relations, and other consultants), and counsel (collectively the "**Team**") to assist in the implementation of the Tasks.
- 5. The reasonable and documented fees and expenses of the Claims Representative and any of his Team shall be allowed administrative expenses of the Debtors' estates and paid by the Debtors in the ordinary course of business, without further application to or order of the Court, upon receipt of invoice. If any dispute arises relating to any invoice, the parties shall meet and confer in an attempt to resolve the dispute and, if resolution is not achieved, the matter shall be resolved by the Court. The Claims Representative shall not be personally responsible or liable for the fees and expenses of his Team, and may apply to the Court for approval of advance fees or costs if deemed necessary in order to successfully complete the Tasks. The Claims Representative and his Team will not act as an agent or representative of the Debtors and, accordingly, the Debtors shall have no responsibility or liability for, and no obligations to indemnify or hold harmless the Claims Representative or his Team for any acts or omissions whatsoever. In addition, the Claims Representative and his Team will not owe any duty to any Unfiled Fire Claimants (whether known or unknown) that are unable to be located or who do not file a claim, nor shall the Claims Representative and his Team have any duty to represent Unfiled Fire Claimants who file Proofs of Claim or to defend their claims once filed. In order to avoid duplication of efforts, the Claims Representative and his Team may capitalize and build upon the work conducted in the Wildfire Assistance Program and the Notice Procedures, including the Supplemental Notice Plan. The Claims Representative and his Team, acting within the course and scope of their agency and representation, are entitled to rely on all outstanding rules of law and Orders of this Court, and the U.S. District Court for the Northern District of California, and shall not be liable to anyone for their good faith compliance with any Order, rule, law, judgment or decree. In no event shall the Claims Representative or his Team be liable to anyone for their good faith compliance with their respective

duties and responsibilities as the Claims Representative or Team, nor shall the Claims Representative or Team be liable to anyone for any actions taken or omitted by them, in each case, except upon a finding of this Court that they acted or failed to act as a result of malfeasance, bad faith, intentional misconduct, or reckless disregard of their respective duties.

- 6. The Claims Representative and his Team will consult with the TCC, Debtors, and Prime Clerk to maximize the effectiveness of the Extended Bar Date while avoiding undue duplication of efforts and to minimize costs. Prime Clerk will cooperate with the Claims Representative, including by responding to reasonable claims-related information requests.
- 7. Notwithstanding anything herein to the contrary, Fire Claimant Proof of Claim Forms must be submitted in accordance with the procedures and in the manner set forth in the Bar Date Order; *except that* (i) Unfiled Fire Claimants shall have until the Extended Bar Date to submit their claims in accordance with the procedures set forth in the Bar Date Order; (ii) Prime Clerk may receive Proof of Claim Forms from Unfiled Fire Claimants at the locations established within the fire zones pursuant to Paragraph 3(iii) above; and (iii) the Claims Representative may, at his discretion, utilize the claims filing system implemented between Prime Clerk and BrownGreer for storage and uploading of completed Proof of Claim Forms under Paragraph 3 of the Order re: the Production of the BrownGreer Database [Dkt. 3922].³
- 8. The Claims Representative shall be permitted to seek to obtain information necessary from any of the various parties including the TCC, the Debtors, and the Ad Hoc Subrogation Group. The Claims Representative will be deemed a "Receiving Party" entitled to receive and review materials designated in discovery in these cases as Highly Confidential or Professional Eyes Only, pursuant to Section 7.3 of the Confidentiality and Protective Order dated August 8, 2019 [Dkt. 3405], as well as to receive and review any materials designated with less-protected designations, such as "Confidential" or "Contractor Confidential," solely for the purpose of contacting or providing notice to Unfiled Fire Claimants for the purposes of this Stipulation.

³ The Claims Representative's access to filed claim data is limited to helping to identify Unfiled Fire Claimants by running comparisons with other data sources. The Claims Representative's appointment is limited to Unfiled Fire Claimants and nothing in this Order shall be construed to expand the Claims Representative's responsibilities to Filed Claimants or those claimants represented by counsel.

The Claims Representative will also be subject to all other terms of the Confidentiality and Protective Order pertaining to the protection and disposition of Protected Materials. Parties in these cases who are in possession of Protected Materials containing information about Unfiled Fire Claimants that may assist the Claims Representative in his duties may produce such Protected Materials to the Claims Representative under the terms of the Confidentiality and Protective Order.

- 9. The Claims Representative's appointment will terminate at 5:00 p.m. Pacific Standard Time on January 20, 2020, to enable the Claim Representative to file a report with the Court, and the Claims Representative will be released from its duties and obligations described in this Stipulation other than with respect to maintaining confidentiality as set forth in Paragraphs 7 and 8 hereof. Promptly following the termination of the Claim Representative's appointment, the Claims Representative shall, and shall cause all of his Team to, return all confidential materials received pursuant to Paragraph 8 above to the producing party.
- 10. The Parties understand and agree that nothing herein nor the existence, or act of entering into, this Stipulation shall constitute or be construed as an admission or evidence of any fault, improper action, inadequacy, insufficiency, or any other legal inference or otherwise with respect to the Notice Procedures, the Supplemental Notice Plan, or the Debtors' efforts generally to provide notice of the Bar Date and related procedures to known and unknown claimants, including Known and Unknown Fire Claimants, as approved by the Court pursuant to, and in accordance with, the Bar Date Order.
- 11. Upon execution of this Stipulation, the hearing on the Bar Date Extension Motion shall automatically be deemed adjourned (with the Debtors' deadline to file any response or objection to the Bar Date Extension Motion extended) pending approval of this Stipulation by the Court.
- 12. Promptly following entry of this Order, the Bar Date Extension Motion shall be withdrawn.
- 13. The Bankruptcy Court retains jurisdiction to resolve any disputes or controversies arising from the Stipulation.

END OF ORDER

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